Approved For Release 2005/04/22: CIA-RDP91-00682R000300120012-6

	2. Mr. Schroeder, of the staff of the Senate Immigration Subcommittee,
25X1X	has made available to me on a confidential basis some 600 pages of testimony
25/1/	in the case of et al.
	3. In connection with the assistance we have been rendering Mr. Arens,
	Counsel to the Senate Immigration Subcommittee, in the case of 25X1X
	I have made available to Mr. Arens certain contradictions in testi- 25X1X
	mony before the Immigration & Naturalization Service in 1947 and before the
	Subcommittee in 1954. I have informed Mr. Arens that we are unable to
	furnish a live witness in this case, but that the pattern of evidence which we
	have made available to him lead us to the conclusion that in all proba- 25X1X
	bility is a poor security risk. Mr. Arens then asked how he might best dis-
	pose of the case in the absence of final proof, pro or con, and I suggested he
	might wish to consider kicking it back to the Immigration Service for the
	25X1X Summer. The alternative would be to tell lawyer, former Senator
	Kem, that intelligence services of the Government had derogatory information
25X1X	of such a nature that would be inadmissible, which would eventually
_0/(1/(bring Senator Kem around to see the Director. I pointed out to Mr. Arens
	that CIA did not wish to become involved in such a matter, and this led to
	the suggestion to refer the case back to Immigration. Mr. of 25X1A
	SE Division, who discussed the case with me on 12 July, informed me that
	the Desk felt very strongly regarding past activities as making him 25X1X
	a poor risk. 14 July 54